

Mr. and Mrs. P. making it difficult for Miss C. to be so near to them and that Mr. Pawell, so far from being really so continually called upon by creditors for money as he was represented to be, was in fact a man who was never asked for money as he (Mr. Pawell) owed all the money in the row, a bulk of the same time there was another person, Mrs. C. and also a broker and bookseller, who was called upon for money by the creditors, and Mr. Pawell told Miss Chardron she must go out of the way, he would not have her there, and she left. Mr. Seely said he had not been asked for money, but he said that when he had not been asked, previously to such an intimation of what he intended to charge, and he was surprised at the prior act.

Mr. Seely continued in defence there had been no agreement any specific time; that there had been deposits practised, he means used to induce Mr. Seely and his family to talk with him, Mr. Seely said that he had been asked for money, but not for a certain time, there was an election.

Mr. Claresden was called to the stand, and testimony as to what had been said by Mrs. Powell as being the daughter of Pedro, &c., objected to be competent for plaintiff, but allowed by the Court, to the effect false inducement had been held and if there had been conviction.

Mrs. C. stated that Mrs. P. told her she was the daughter of Pedro, but that that was a great secret of hers, and that Pedro used to send her great remittances. Mr. and Mrs. both told her so. Mrs. C. gave testimony at considerable

presenting a strong contrast, as she viewed it, in the said general comfort at the house she had left and her home. She said it was understood that the price paid and heard was not to exceed that at Mrs. Kantala's, and there was no agreement for any definite time. To be issued on Monday. For plaintiff, Mr. B. Sundby; for defendant, Mr. Seely, in person, and Mr. Talmadge.

ART OF COMMON PLEAS—SPECIAL TERM—APRIL 5—

Share Judge INGRAHAM.
DECISIONS.
Motion that the tenants of Thomas S. Gibbons
reside in Division Oak, Oliver, Greenwich and Canal stay
or pay over to Augustus E. Kline, Receiver, rents due, or
at to become due, to said G. Motion granted.
Wm. C. Freeman, Administrator of the estate of James
Lincoln, deceased, vs. Elias Marone and Michael Gar-

SUIT ON A BOND GIVEN AS SURETY FOR CHARLES HITER,
 administrator of the estate, to recover \$111.84, balance
 due by the Narragansett to be due by said Hiter to the estate
 administrator. Defendants put in an answer, and mo-
 tion is made to strike it out as sham and irrelevant. Motion
 granted—the defendants' case is O. C. to abide event.

TRIAL TERM—Before Judge DALY.

SUIT BY A PASSENGER

his case, which was tried before, and a verdict for plaintiff, we believe, of \$700, but new trial granted as plaintiff consented to reduce to \$30, which was done, and the case brought on for trial.

He was conveyed to a jail at San Juan del Sud, but after making three full weeks and no vessel appearing to convey passengers thence to San Francisco, he returned to New York. He entered the present suit for damages, amounting \$3,600, for loss of time, expense and injury in not being allowed to proceed to San Francisco, according to agreement. It is said that the cause of the detention was the delay of the transoceanic North America while she was on way from San Francisco to the isthmus. Mr. K. being well known to passengers and crew, it was alleged that

to later point, the Court charged that it did not see anything in it by which to violate the agreement, unless a jury did consider that there had been injury to the defendant by inference of name; but, at any rate, it was the duty of the jury on board the *Daniel Webster*, in which vessel plaintiff lost his life, to have inquired of plaintiff, on this point.

respects the failure to convey the plaintiff to San Francisco if the jury consider that the loss of the North America caused by negligence, plaintiff is entitled to remuneration for injury which he may have sustained; but if her loss was not an element, by the act of God, he is only entitled to be repaid his actual expenses. Verdict for plaintiff, \$154. For

ALLEGED BREACH OF CONTRACT AS TO OATS.
Joseph W. Vaillet et al. John Rus.
This case was also tried before. Defendant, it is
said, (we believe as long ago as 1847) agreed to deliver a
certain quantity of oats by a certain time, at 47 cents per bushel. They
were not delivered at the time, oats having, in the meanwhile,
advanced considerably in price. Defendant was brought to answer

PREMISE COURT—SPECIAL TERM—APRIL 5—Before Judge NELSON.—DECISIONS.
 Rufus L. Cole and others agt. Thomas W. Branch and others—Injunction continued, and motion for receiver

UNITED STATES COURT—APRIL 5.
KIDNAPING AND OBSTRUCTION OF JUSTICE.
JOHN J. WAGSTAFF vs. Plaintiff.

located at the United States Bonded Warehouse, Atlantic City, N. J., which warehouse is the great depot for opium arriving in this city—were arrested, it will be collected, three or four weeks since, on the charge of wrongly taking flour from said store, but the Commissioner contended that the case did not come within the penalties of the Bonded Warehouse Act, and dismissed the complaint. The judge of the United States Court have since taken the matter in hand, and found bills of indictment against said

new Murphy was "a round, fat, friendly, but treacherous" editor of warehouse goods." On which they were arrested. Each have given bail in \$3,000 to abide trial—Abraham here becoming bail for Freda T. and Messrs. Thomas Malin and John Cavanagh for Matthew Murphy.

ALLEGED RECRUITING FOR BRITISH ARMY.

Adam Lutz, charged with violating the neutrality laws of the United States, by enlisting a person (name unknown) for the service of the British Government—already re-

He was formally arrested on a bench warrant, and held in jail \$1000 to answer the offense.—MORRIS WILLIAMS, (editor of one of the German newspapers in this city) and William Seabach becoming his bail.

COURT OF GENERAL SESSIONS—APRIL 5—Before Judge STUART
 Francis Osborne was tried and convicted of forgery

second degree by paying \$5 counterfeit bills on the Farmers and Merchants' Bank of Philadelphia, to various stores in town. He was sentenced to the State Prison for years.

The convict was sentenced to the State Prison for three and two months.

John Frye pleaded guilty to having obtained, by pretenses, 18 yards of silk plush, from Solomon & Hart, Broadway, and was remanded for sentence.

Alex Grant was tried on a charge of having stolen and robbed Sarah Collier, of No. 53 Beaslet, of a set containing \$3.50, while she was in Greenwich st. and taken was tried on a charge of stealing a case of books

in front of the store No 24 Murray st. The Juries in the cases were unable to agree upon a verdict, and were discharged. Adjourned.

COURT CALENDAR.
SUPERIOR COURT—Monday next—Nov. 30, 1122,
202, 213, 219, 221, 228, 235, 236, 237, 240, 242 to 250, 262, 265
29, 271, 272, 273, 275, 276, 277, 278, 279, 280, 281, 285,
J. A. Richardson, Nov. 27 to 28

JUDGE FILEA—*Part II—Summary*.—Nov. 47, 60,
 577, 582, 583, 586, 589, 444, 446, 461 to 466. *Part I—Mon-*
etary.—Nov. 79, 447, 449, 454, 116, 149, 181, 170, 193, 244, 253.
 511, 412, 418, 456.
 SUPREME COURT—*Special Term*.—Monday.—Nov.
 8, 41, 53, 73, 110, 124, 142, 163.
 to day being Good Friday, the Courts will not

MARRIED.
FANTON-BROWN—In Brooklyn, on Wednesday even-
 April 4, at the Church of the Restoration, by the Rev.
 A. Ege, Angeline C. Stanton to Caroline Z., second daugh-
 ter of Elisha T. Brown, Esq.
EGGERMANN-GLEASON—On Thursday, March 29 by
 Rev. Dr. Hawks, M. Hy. Seegermann, of Bremen, Ger-
 many, to Miss Martha V., only daughter of the late Daniel S.

DIED.
GELL—At Piermont, N. Y., on Tuesday, April 3, at the
 residence of her brother, Elleanor Lord, Mrs. Mary Lord Abell,
 77 years.
ANDREAS—In Darien, Conn., on Wednesday, April 4,
 a son of William Andreas, aged 55 years, of
 the said 14 days.

FLANEY—At Brooklyn, on Tuesday morning, April 3, of
his friends and those of the family, are respectfully invited
to attend his funeral, without further notice, this afternoon,
at 3 o'clock from his late residence, No. 5 Wyckoff
avenue. His remains will be interred in Greenwood.

HALSEY—At Grand Blanc, Mich., on Wednesday, March 25, 1903, William Jackson Halsey, eldest son of J. D. Halsey, Esq., in the 25th year of his age.
Chester papers please copy.

HENSTON—In Williamsburgh, on Wednesday, April 4, 1903, died Elizabeth Heston, wife of Robert G. and Maria Johnston, eldest daughter of Robert G. and Maria Johnston. Her relatives and friends of the family are respectfully invited to attend the funeral on Friday, April 6, at 2 o'clock, at her residence, No. 21 South Fourth st.

SOAAM.—The funeral of Richard S. Klamon, Jr., will please this (Friday) afternoon, from the residence of father, No. 9 Great Jones-st., at 4 o'clock precisely. The wives and friends of the family are requested to attend, out further invitation.

LOYD.—On Thursday, April 5, after a lingering illness, Maria Louisa Lloyd, widow of the late Chas. A. Lloyd, and sister of the late Jacob Snell, Esq., died at her residence, 100 West 10th-st., at 10 o'clock. Her relatives and friends of the family are respectfully in-

LAURENCE.—On Thursday, April 5, Catharine Fenno, daughter of Thomas and Ellen A. Lawrence, aged 9 years and 22 days.

BRIEN—At Fort Mackinac, on Saturday, March 17, Chas. wife of the Rev John O'Brien, Chaplain U. S. A.

PENCER—On Thursday, April 5, Mr Joseph F. Spencer, 142 years.

Funeral services at his late residence, No. 55 King st., at 1 o'clock P. M. to-day. His remains will be taken to New York.

SMITH—On Wednesday afternoon, April 4, Ada B. Smith, daughter of Thomas C. and Margaret E. Smith, in the 16th of her age.

The friends of the family are invited to attend her funeral, at the residence of her parents, No. 18 East 32nd-st., this day, afternoon, at 2 o'clock.

AYLOR—On Thursday morning, April 5, Amelia M., daughter of John J. Aylor, in the 15th year of her age.

For the late James A. Anderson, 75 and out your own age.
The relatives and friends of the family are requested to at-
tend her funeral, without further invitation, from Calvary
church, 4th-av., corner East-st., on Saturday afternoon at 4
o'clock.